

1 James A. Carter (CBN 33119)
2 Michelle Q. Carter (CBN 184005)
CARTER CARTER FRIES & GRUNSCHLAG
3 44 Montgomery Street, Suite 2405
San Francisco, CA 94104
Telephone: 415.989.4800
4 Facsimile: 415.989.4864
Email: michelle@carterfries.com

5
6 Attorneys for Defendants
7 MANIGLIA LANDSCAPE, INC.; COHEN
LANDSCAPE SERVICES, INC.; THE CELTIS
GROUP, INC.; LANDSCAPE CONTRACTORS
COUNCIL OF NORTHERN CALIFORNIA

8
9 UNITED STATES DISTRICT COURT
10 NORTHERN DISTRICT OF CALIFORNIA
11 SAN FRANCISCO DIVISION

12 UNITED ASSOCIATION OF JOURNEYMAN
13 AND APPRENTICES OF THE PLUMBING
14 AND PIPE FITTING INDUSTRY,
UNDERGROUND UTILITY/LANDSCAPE
15 LOCAL UNION NO. 355, ET AL.,

16 Plaintiffs,

17 v.

18 MANIGLIA LANDSCAPE, INC., ET AL.,

19 Defendants.

Case No.: 3:17-cv-03037-RS
ORDER
**STIPULATION TO EXTEND TIME TO
RESPOND TO COMPLAINT**

20
21 Pursuant to Civil Local Rule 6-1(a), Plaintiffs UNITED ASSOCIATION OF
22 JOURNEYMAN AND APPRENTICES OF THE PLUMBING AND PIPE FITTING
23 INDUSTRY UNDERGROUND UTILITY/LANDSCAPE LOCAL UNION NO. 355, MIGUEL
24 INIGUEZ and FELIPE HERNANDEZ as Local 355 Trustees, FRANCISCO CRUZ ORTIZ, and
25 ALEJANDRO TREJO (“Plaintiffs”) and Defendants MANIGLIA LANDSCAPE, INC., COHEN
26 LANDSCAPE SERVICES, INC., THE CELTIS GROUP, INC., and LANDSCAPE
27 CONTRACTORS COUNCIL OF NORTHERN CALIFORNIA (“Contractor Defendants”)
28 submit the following stipulation:

STIPULATION TO EXTEND TIME TO
RESPOND TO COMPLAINT

Case No.: 3:17-cv-03037-RS

1 WHEREAS, Contractor Defendants were served with the summons and First Amended
2 Complaint (“Complaint”) in this action on June 14, 2017;

3 WHEREAS, Contractor Defendants’ answer to Plaintiffs’ Complaint was due on July 5,
4 2017;

5 WHEREAS, Contractor Defendants have requested and Plaintiffs have consented to an
6 extension of time for Contractor Defendants to respond to Plaintiff’s Complaint to July 28, 2017;

7 WHEREAS, the Parties believe this extension of time for Contractor Defendants to
8 respond to Plaintiffs’ Complaint will not alter the date of any event or any deadline already fixed
9 by Court order; and

10 WHEREAS, this is the first extension of the deadline for Contractor Defendants to
11 respond the Complaint;

12 NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the identified
13 parties, through their respective counsel, that:

14 Contractor Defendants shall respond to Plaintiffs’ Complaint on or before July 28, 2017.
15 IT IS SO STIPULATED

16 Dated: July 10, 2017

CARTER CARTER FRIES & GRUNSCHLAG

18 By:/s/*Michelle Q. Carter*

19 Michelle Carter
20 Attorneys for Defendants
21 Maniglia Landscape, Inc., Cohen Landscape Services, Inc.,
The Celtis Group, Inc., and Landscape Contractors Council
of Northern California

22 Dated: July 10, 2017

McCACKEN, STEMERMAN & HOLSBERRY LLP

24 By:/s/*Yonina Alexander*

25 Yonina Alexander
26 Attorneys for Plaintiffs
United Association of Journeyman and Apprentices of the
Plumbing and Pipe Fitting Industry Underground
Utility/Landscape Local Union No. 355, Miguel Iniguez and
Felipe Hernandez as Local 355 Trustees, Francisco Cruz
Ortiz, and Alejandro Trejo

1 IT IS SO ORDERED.
2
3 Dated: July 11, 2017
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28



Hon. Richard Seeborg
U.S. District Judge, Northern District of California